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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/585,472	06/02/2000	Michiaki Sakamoto	157330/99	6609
21254	7590 02/10/2005		EXAM	INER
	GIBB, PLLC		RUDE, TIMOTHY L	
8321 OLD CO SUITE 200	OURTHOUSE ROAD		ART UNIT	PAPER NUMBER
VIENNA, VA	A 22182-3817		2883	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/585,472	SAKAMOTO, MICHIAKI				
Office Action Summary	Examiner	Art Unit				
	Timothy L Rude	2883				
The MAILING DATE of this communication Period for Reply	appears on the cover sheet wit	h the correspondence address				
A SHORTENED STATUTORY PERIOD FOR RETHE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication - If the period for reply specified above is less than thirty (30) days, the period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by some any reply received by the Office later than three months after the rearned patent term adjustment. See 37 CFR 1.704(b).	DN. R 1.136(a). In no event, however, may a re n. a reply within the statutory minimum of thirty eriod will apply and will expire SIX (6) MONT tatute, cause the application to become ABA	ply be timely filed (30) days will be considered timely. THS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 18 November 2004.						
2a)⊠ This action is FINAL . 2b)□	This action is non-final.					
• • • • • • • • • • • • • • • • • • • •	Since this application is in condition for allowance except for formal matters, prosecution as to the ments is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4)	<u>d 21-23</u> is/are withdrawn from c	onsideration.				
Application Papers						
9) The specification is objected to by the Exar	miner.					
10)☐ The drawing(s) filed on is/are: a)☐	D)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the co	,	, ,				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for force a) All b) Some * c) None of: 1. Certified copies of the priority docum 2. Certified copies of the priority docum 3. Copies of the certified copies of the application from the International But * See the attached detailed Office action for a	nents have been received. nents have been received in Appriority documents have been received in Appriority documents have been received.	oplication No received in this National Stage				
Attachment(s)						
1) Notice of References Cited (PTO-892)		ımmary (PTO-413)				
 Notice of Draftsperson's Patent Drawing Review (PTO-948 Information Disclosure Statement(s) (PTO-1449 or PTO/SE Paper No(s)/Mail Date 		/Mail Date formal Patent Application (PTO-152)				

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DETAILED ACTION

Claims

1. Claims 1-12, 15-18, and 21-23 are pending.

Election/Restrictions

2. Applicant's election without traverse of Invention I and Species A in the reply filed on 18 November 2004 is acknowledged.

Claims 6, 11, 12, 16-18, and 17-23 are withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a nonelected invention or species, there being no allowable generic or linking claim. Election was made **without** traverse in the reply filed on 18 November 2004. Please note that claims 2, 7-10, 15, and 21 stand withdrawn due to previous restriction(s), and claim 11, as amended, presently reads on a previously non-elected Sub-species DB (passivation layer with an additional layer reads on Embodiment two, Figure 5b).

Examiner acknowledges Species B and Species C may be rejoined should they eventually be found to depend upon an allowable generic base claim.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

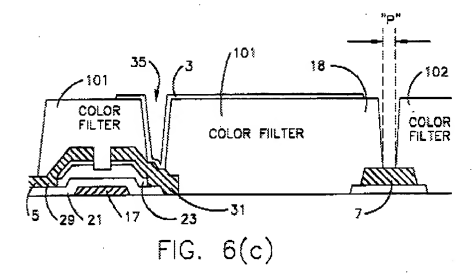
- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1 and 3-5 are rejected under 35 U.S.C. 103(a) as being unpatentable over Zhong et al (Zhong) USPAT 5,994,721 in view of Ohta et al (Ohta) USPAT 6,208,399 B1.

As to claim 1, Zhong discloses (entire patent, especially Figures 6(a)-6(c) and 11) an active matrix liquid crystal display device (col. 8, line 22 through col. 11, line 28), comprising: a first substrate, 19, and a second substrate, 51, at least one of said first substrate and said second substrate being transparent; a plurality of scanning lines, 7, formed on said first substrate; a plurality of signal lines, 5, formed on said first substrate crossing said scanning lines in a matrix manner a plurality of thin film transistors, each said thin film transistor respectively formed at an intersection of said scanning lines and said signal lines, each said thin film transistor comprising: a gate electrode, 17, formed on said first substrate; a gate insulation layer, 21, formed on said gate electrode; a semiconductor layer, 23, formed on said gate insulation layer; a drain electrode, 29, formed on a first portion of said semiconductor layer and a first portion of said gate insulation layer; and a source electrode, 31, formed on a second portion of said

semiconductor layer and a second portion of said gate insulation layer; at least one color filter, 101, formed on said first substrate; a plurality of pixel electrodes, 3, each respectively connected to one of said thin film transistors through a contact hole, 35, and each respectively formed on one of said at least one color filter; a counter electrode, 49, formed on said second substrate; and a liquid crystal layer, 45, between said first substrate and said second substrate, said liquid crystal layer being driven by electric fields between said pixel electrodes and said counter electrode to thereby make a display, wherein said color filter is formed directly on said first substrate (per Figure 6(c)) in most of a light transmission region within a pixel area surrounded by said scanning lines and said signal lines, providing an efficient high aperture display [Abstract, Applicant's a thickness of said color film forming said color filter being a preselected first thickness that provides a sufficient chromaticity for said color filter; please note that the display of Zhong has a preselected first thickness that does provide the color display of Zhong with efficient high aperture display performance, per Zhong], and said color film comprises a stack of layers that reduces a thickness of material of said color filter near said contact hole such that said second thickness is processed successfully to form a functional contact hole [Applicant's thickness chosen to permit a photo-crosslinkage to occur in an entire thickness of said second thickness of said color filter material during an exposure processing of said contact hole] (per Figure 6(c)).

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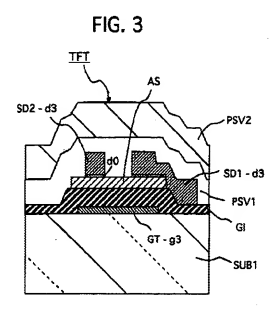


Zhong does not explicitly disclose a display comprising a passivation film formed on said thin film transistors; at least one color filter additionally covering said passivation film; wherein said passivation film and said color film form a stack of layers that reduces a thickness of material of said color filter near said contact hole such that a portion of said passivation film remains in place adjacent to said contact hole.

Ohta teaches the use of a passivation film exclusively over and in direct physical contact with the TFT portions to protect a back channel portion of the TFT and thereby stabilize a threshold voltage, Vth (col. 8, lines 34-67) without warping of the substrate caused by the stress of said passivation layer. Please note that modification of the device of Zhong with the passivation film of Ohta would result in said passivation film and said color film form a stack of layers that reduces a thickness of material of said color filter near said contact hole such that a portion of said passivation film remains in place adjacent to said contact hole.

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Ohta is evidence that ordinary workers in the art of liquid crystals would find the reason, suggestion, or motivation to add a passivation film exclusively over and in direct physical contact with the TFT portions wherein said passivation film and a color film form a stack of layers that reduces a thickness of material of the color filter near said contact hole such that a portion of said passivation film remains in place adjacent to said contact hole to protect a back channel portion of the TFT and thereby stabilize a threshold voltage, Vth, without warping of the substrate caused by the stress of said passivation layer.

Therefore, it would have been obvious to one having ordinary skill in the art of liquid crystals at the time the invention was made to modify the LCD of Zhong with the passivation film exclusively over and in direct physical contact with the TFT portions of Ohta wherein said passivation film and a color film form a stack of layers that reduces a

thickness of material of the color filter near said contact hole such that a portion of said passivation film remains in place adjacent to said contact hole to protect a back channel

portion of the TFT and thereby stabilize a threshold voltage, Vth, without warping of the

substrate caused by the stress of said passivation layer.

As to claim 3, Zhong teaches the use of a color filter, 101, around said contact hole, 35, that is thinner than the color filter in said light transmission region (Figure 6c).

As to claims 4 and 5, Zhong in view of Ohta teach the display of claim 1 above.

Zhong in view of Ohta does not teach a color pigment or dye wherein a difference in level generated on a surface of the organic film being not more than 0.3 µm

Zhong teaches the use of a color filter, 101, consisting of a photosensitive organic film (resist) with a color pigment or dye (col. 16, lines 43-46) that is substantially flat on the top surface (as illustrated in Figure 6c), therefore a difference in level generated on a surface of the organic film being not more than 0.3 µm as a results effective variable for reducing line-pixel capacitances (Abstract) (MPEP 2144.05 II B).

Zhong is evidence that ordinary workers in the art of liquid crystals would find the reason, suggestion, or motivation to add a difference in level generated on a surface of the organic film being not more than 0.3 µm as a results effective variable for reducing line-pixel capacitances which requires only routine experimentation.

Therefore, it would have been obvious to one having ordinary skill in the art of liquid crystals at the time the invention was made to modify the LCD of Zhong in view of

Ohta by adjusting the difference in level generated on a surface of the organic film per

Ohta to be not more than 0.3 µm as a results effective variable for reducing line-pixel

capacitances.

Response to Arguments

Applicant's arguments filed on 16 July 2004 have been fully considered but they

are not persuasive.

Applicant's ONLY arguments are as follows:

(1) Applied prior art does not recognize Applicant's sufficiently thick and

sufficiently thin purpose of the claimed invention.

(2) Claims have been amended solely to more particularly point out the claimed

invention, and not for distinguishing over the prior art.

(3) Applicant's representative traverses examiner's characterization whereby

Applicant is considered to have acknowledged that the present method claims are not

patentably distinct from the present device claim. Arguments against restriction were

not directed towards a lack of patentable distinctness.

(4) One would not be motivated to modify the device of Zhong with the

passivation film of Ohta.

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Examiner's responses to Applicant's ONLY arguments are as follows:

(1) It is respectfully pointed out that Applied prior art does not need to recognize Applicant's sufficiently thick and sufficiently thin purpose of the claimed invention. The claimed structure results from the combination of applied prior art per rejections above.

- (2) It is respectfully pointed out that Applicant's admission that claims have been amended solely to more particularly point out the claimed invention, and not for distinguishing over the prior art seems contrary to Applicant's arguments of patentable distinctness based upon new limitations.
- (3) It is respectfully pointed out that Applicant stated that certain claims were worded such that restriction would be improper [paper 20031121] and that wording removed rationale for restriction [paper 20040105]. Since the referenced wording of claims bears on patentable distinctness (rather than search burden or some other rationale) examiner considers such admissions to be directed to a lack of patentable distinctness.
- (4) It is respectfully pointed out that one would not be motivated to modify the device of Zhong with the passivation film of Ohta for the reasons stated in the rejections above. Please consider that use of such passivation layers has been very common in the art for many years, to the extent they are often not mentioned in a patent. Examiner maintains the motivation of Ohta to be valid and sufficient to render the claimed invention obvious to those having ordinary skill in the art at the time the claimed invention was made. Clearly it is understood in the art that permeability leads to TFT degradation and a passivation layer will help extend the useful life of a TFT.

Examiner remains open minded about the possibility of allowable subject matter in the specification, but the present claims are considered properly rejected above.

Conclusion

Applicant's amendment necessitated any new ground(s) of rejection presented in this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Timothy L Rude whose telephone number is (571) 272-2301. The examiner can normally be reached on Monday through Thursday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Frank Font can be reached on (571) 272-2415. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Timothy L Rude Examiner

Art Unit 2883

tlr

Frank G. Font Supervisory Patent Examiner Technology Center 2800